IFE PHYSICALICATE PARASITE, GET OUT, YOU BLACK MIEN ARE ALL PARASITES. MEFENDANT, KAUFF-MAN ACTIONS VIOLATED PLAINTIFF ATGHTS -N-CONSTITUTED CRUEL-N-UNUSUAL PUNTSHMENT PER 8th AMENDMENT 292,293;310;380-383;393;406;407;422;423; 126. ON OR NEAR 12:13.18, SICK CALL, DEFENDANT, K. DELISMA, MEDICAL DIRECTOR; DELIBBRATE INDIFFERENCE TO PLAINTIFF IN DARK CLASSES RÍCHT EYE DISCHARING PUS, INABILITY TO SPEAK ALOUD, NON STOP PAIN-N-DISCOMPORTO THROUGHOUT INTESTINAL TRACT, DEFENDANT, DELISMA, TO LO PLAINTIFF, YOU MUST LEARN TO LIVE WITH PAIN-N-SUFFERING, OTHERWISE PLAINTIFF MAKE BLACKS LOOK WEAK-N-HELPIESS THEN DEFEND-ANT DELISMA WALKED TO THE DOOR WHERE A SPANISH SPEAKING INMATE WAS WALTING TO BE SEEN BY ANOTHER MEDICAL PROFESSIONAL, SEE: 123/192;127:128;143:148-150;150-158;160-165;172-174; 127, SAME FEVENT, DEFENDENT DELISMA THE OTHER MEDICAL PROPESSIONAL THAT HE WAS BOING TO TREAT THE SPANISH SPEAKING INMATE SO THAT OTHER MEDICAL PROFESSIONAL SHOULD CALLTHE NEXT INMATE, DEFENDANT, DELISMA INCAGED IN COMMUNICATION IN SPANISH WITH THE SPANISH SPEAKING INMATE, TO LO PLAINTIFF TO RETURN TO THE BLOCK THE SPAN-ISH SPEAKING INMATE WAS YOUNG-N-JO JOVITAL 423 128, SAME EVENT, DEFENDANT, DELISMA ACTIONS VIOLATED PLAINTIFF RIGHTS-N- 20NS-TITUTED CRUEL-N-UN USUAL PUNISHMENT PER 8th AMENIDMENT SEE: 21,35;37-41;71;73;201-205 129, ON OR NEAR 12, 19, 18 CONFIDENTIAL INTERVIEW, DEFENDANT, E. TICE, WARDEN DE LIBERATE INDIFFERENCE TO PLAINTIFF FOOT FUNCUS CAUSING PLAINTIFF FEET TO BE COVER EN IN OPEN SORES WHEREIN PLAINTIFF SOCKS WERE BLOODY, HAVING SEEN THIS DEFEND-ANT TICE SAID I DON'T WANT TO SEE THE OTHER FOOT ACCORDING TO DEFENDANT TICE HE WAS FULLY AWARE OF PLAINTIFF NEBO OF MEDICAL CARE, PLAINTIFF WAS BEINE PUNISHED POR HAVING SUED SCI-SOMERSET MEDICAL STAFF-N-DOC STAFF 218-28) 130. SAME EVENT: DEFFENDANT, E. TICE DENIED PLAINTIFF REQUESTS FOR MEDICAL CARE (ALSO RELIGIOUS PRACTICE, RLUIPA RIGHT, EQUAL PROTECTION OF EMPLOYMEND, DECLARED WHY, FUCK NO! AS LONG AS I AM WARDEN YOU BET NOTHING EVEN IF IT MEANT YOUR SURVIVAL, DEPENDANT, TIER DECLARED, I AM BOING TO PENALIZE YOU FOR YOUR CONTINU-OUS COMMUNICATIONS WITH AUTHORITIES FILING GRIENANCES-N-LAW SUITS. BECAUSE DEFENDANT OBSERVED THE FACTTHAT PLAINTIFF WAS NOT BEING PROVIDED MEDICAL' CARR DIN NOT CORRECT THISTE IST. 8th, 14th AMENDMENTS, AND RLUIDA RIGHTS ABUSES, DE-FENDANT, TICK IS ALSO VEDLATING PLAINTIFF RIGHTS, WAECH CONSTITUTED CRUBL-N-UNUSUAL PUNISHMENT BULL PROTECTION, FREE SPEECH-N-RLUEPA PER IST, 8th, 14th AMD, RITUIPA 3). ON OR NEAR 12,20,18, SICH CALL, DEFENDANT, J. FETTERMAN, CRNPA, DELIBERATE IN-HIFFERENCE TO PLAINTIFF HAVING EXPERIENCED A NIGHT OF DIARRHER, NON STOP PAIN-N-DISCOMPORT THROUGHOUT INTESTINAL TRACT, BOTH FEET COVERED IN OPEN SORES, SOCKS IN BLOOD AND OTHER CHRONIC HEALTH PROBLEMS, DEFENDANT, FETTERMAN LEAVES PLAINTIFF AND COES TO THE NEXT ROOM AND CONFERS WITH DEFENDANT R. PLAYSO GASED WHAT PLAINTIFF HEARD) SEE 132-136;391-393,409-418, 297, 390-383;393;406;407,422,423; 132, SAME EVENT: DEFENDANTS, R. PLAYSO, PAC. AND J. FETTERMAN, CRNPA; WHERE DEFENDED.

ANT PLAYSO TOLD DEFENDANT, FETTERMAN (SEE: 134; 134; 135; 147; 171; 391-393, 409-418; 21; 374) AC: 3:19-CV-00196

NO! DON'T CIVERIM A CHAMATHINE, JUST TELL PLAINTIFF TO LEAVE, DEFENDANT, FETTER-MAN RETURNED, WITHOUT PROVIDING A CURSORY EXAM, TO 10 PLAINTIFF TO LEAVE, ACTINO IN-CONCERT, DEFENDANTS FETTERMAN-N-PLAYSO VIOLATED PLAINTIFF RIGHTS CONSTITUT-ED CRUEL-N-UNUSUAL FUNTSHMENT FIER BY AMENDMENT 133. ON OR NEAR 12, 24.18, STOK CALL, DEFENDANT, J. FETTERMAN, ORNO MELIBERATE INDIFFERENCE TO PLAINTIFF NON STOP PAIN N-DISCOMFORT CAUSED BY INTESTINAL GRIPE TO SHOH A DEGREE PLAINTIFF WAS UNABLE TO STAND LIPRICHT: LITTLE OF NO EYESTAHT IN MICHT
EYE; AND INMBILITY TO SPEAK ALOND, 404; 407; 433, 447, 733, 495; 341, 380-363; 393; 395;

EYE; AND INMBILITY TO SPEAK ALOND, 404; 407; 433, 4433 -134 SAME EVENT, DEFENDANTS, J. FETTERMAN, R. PLAYSO, PAC, -N-B.P. HYDE HEALTH CARB ADMINISTRATOR ACTED CONCERT DEFENDANT, FEITERMAN RESANDED BY LEAV-INA PLAINTIFF TO BO TO DEFENDANT, B.P. HYDE OFFICE, AND THEN BOTH CAME OUT TO GETH ER AND ENTERED BEFENDANT, R. PLAYSO'S OFFICE LOCATED NEXT DOOR TO DEFENCANT, FETT-ERMAN OFFICE WHERE PLAINTIFF SAT NEAR THE BOOK WHEREIN PLAINTIFF HEARD DE-FEWNANTS, FETTER MAN, 1-PLAYSO-N-HYDE SAY TO DEPENDANT, FETTERMAN, THIS BUY IS SLING THE BOTH & FUS SO DONT BIVE HIM SHIT; NEFENDONT, FATERMAN, SAD THIS BUY IS BAD OFF" SEE: 230(23), 2], 35,37-4(-77), 73; ... 135. SAME EVENT DEFENDANTS PLAYSO -N-HODE, SAID IN ANCER, WHO GIVES A SHIT, "FUCK HIM, DEFENEANT PETTERMAN, RETURNED AND TOLD FLAINTIFF TO REJULT HE HIS DEPLOS PLAINTIFF SAID PLEASE, AT LEASE CIVE PLAINTIFF SOME MEDICINE FOR PAIN, DEFENDANT/FETTERMAN SNAPPED: FUCK NO! NOW SHE MEDDY JUST CO, WITHOUT CAN-DUCTINGA CHISORY EXAM, NO MEDICING, NO MEDICAL CARE, DIEFENDANTS, EXTITERMAN, PLAYED-N-HYDE ACTINE IN CONCERT VISTATED PLAINTIFF RIGHTS CONSTITUTED CRUELN SEE: FE147; 171; 391-393; 395; 406; 407; 422, 4433
UNUSUAL PUNTSHMENT PER 8th AMENDMENT \_\_\_ 301; 318; 380-383, 314; 395; 136, ON OR NEAR JAN, 2019, STCK CALL, BEKENDANT J. FETTERMAN, CRNP, DELIBEBATE IN NEFFERENCE TO PLAINTIFF STRUGGE TO STAND DUE TO A LACK OF STRENCTH AFFER A WIGHT OF DIARRHEA, AND NON STOP PAIN -N-DISCOMFORT IN THE INTESTINAL TRACT, AND OTHER OHRANIC ARALTH PROBLEMS. DEFENDANT, FETTERMAN, RESPONDED, I DON'T CIVE A DAM N. ANYBODY CAN SEE YOU'RE IN FAIN YOU DESERVE TO BE IN PAIN, YOU MAY A WELL SUB MR, TOO, GET OUT OF MY DIFFICE. NOT EVEN MEDICINE FOR PAIN, NO LURSORY EXAM, BEFENDENT, FEITERMAN ACTION VIOLATION PLAINTIFF RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL PUNTSHMENT PER 8th AMENDMENT SEE: 21, 43-30, 53, 35, 36, 52, 68-71, 74; 75-89 137. 1.18.19, SICK CALL DEFENDANT, R. HUTCHINSON, PAC. DELIBERATE INDIFFERENT TO PHAINTIFF ANKLES SWOLLEN NEAR TWEDE NORMAL STEEL AND BLOODY SOCKE DUE TO OPEN SORES ON PLAINTIFF FEET CAUSED BY FOOT FUNGUS, DEFENDANT, HUTCHINSON, DEER RESENDED, YOU ARE SUINE ME I WOULD BE A FOOL TO HELF YOU; I AM DALLING THE SHOTS NOW; YOU CAN BET OUT OF MY OFFICE MR. WASHINGTON. NEXT TIME YOU'L HESITATE IN WHO YOU DECIDE TO SUE. SEE 391-393; 40 9-478 393; 395; 406; 407; 423, 423 138, SAME EVENT DEFENDANT, R. HUTCHINSON NEVER TOUGHED PLACENTEFF PHYSICALLY TO PERFORM A CURSORY EXAM, SENT PLAINTIFF AWAY IN NON STOP PAIN-N-DISCOMFORT WITHOUT PAIN MEDICINE. OFFENDART, HUTCHINSON ACTION VIOLATED PLAINTIFF RI-BHT AND CONSTITUTED CRUEL-N-UNUSUAL AMENTSHMENT PER 8th AMENDIVIENT 170:3:19-2V-00196

1.39. ON DR NEAR 3:19-CV-00196-LPL DOCHMENT BEFEIRE ANTIOSO, FRAGE 3 OF 12 CARE ADMIN-ISTRATOR, PELIBERATE INDIFFERENCE TO PLAINTIFF TIMELY SUBMITTED STOK CALL PUE-QUEST DRAFTED IN ACCORDANCE TO DO-ADM SZO, WHEREIN PLAINTIF SOUBTH MEDICAL CARE FOR CHRONIC HEALTH PROBLEMS CAUSING NON STOP PAIN-N-DISCOMFORT, DEFENDANT, B. P. HYDE DISCARDED PLAINTIFF SICK CALL REQUEST BY RETURING PLAINTIFF SICK CALL REQ -LIBST TO PLAINTIFF IN THE INCOMINE MAIL, DEFENDANT, HYDE PER POLICY SHOULD SCHEDULE A INMATE WHO SUBMITTED TO SICK CALL REQUEST TO BE SEEN BY MEDICAL MOPESSIONALS THE NEXT DAY AFTER HAVING RECEIVED THE SICK CALL REQUEST SEE 242; 243 140, SAME EVENT, DEFENDANT, HYDE DELIBERATE INDIFFERENCE CAUSED PLAINT-IFF TO EXPERIENCE UNNECESSARY PAIN-N-SUFFERING, N. B. TO DATE! PLAINTIFF STOK CALL REQUEST, DRAFT ACCORNING TO DE-ADM 820, ARE REGULARLY RETURNED TO PLAINTIFF IN THE INCOMING MAIL. DEFENDANT, HYDE ACTIONS VIOLATED FL AINTIPP RIGHT, AND CONSTITUTE CRUEL-N-UNUSUAL PUNTSHMENT PER 8th AMENOMENT, 141. ON OR NEAR 2.4.19 SICK CALL, DEFENDANT E. KAUFFMAN, PAC BELIBERATE IN-DIFFERENCE TO PLAINTIFF NON STOP PAIN-N-DISCOMPORT IN THE ENTESTINAL TRACT TO SUCH A DECREE SLEEP IS DISPUFTIVE, FINEERS-ELBOWS-N-ANKLES DEFORMED, URE-THAN STRICTURE, AND IRREVERSIANE FOOT FUNGUS. DEPENDANT, KAUFFMAN ARSPANSE WAS "IDE DON'T HAVE THE TIME TO HEAR BLACK MEN WHINE", THEN SUE HIM FOR NOT PROVIDING PLAINTIFF MEDICAL CARE 142. SAME EVENT, DEFENDANT, KAWFFMAN-NEVER FOUCHED PLAINTIFF PHYSICALLY FOR A CURSORY EXAM, NO MEDITINE FOR PAIN; TOLD PLAINTIFF TO LEAVE, DEFENDANT, KAUFFMAN ACTION VIOLATED PLAINTIFF RIGHTS, AND CONSTITUTE ORUBL-N-UNUSUAL PUNISHMENT PER 8th AMENDMENT 143, ON OR NEAR 2.8, 19, SICK CALL DEFENDANT, K, DELISMA, MEDICAL BIRECTOR, DE-LIBERATE INDIFFERENCE TO PLAINTIFF EXPERIENCEN NAN STOP PAIN-N-DISCOMFART IN THE INTESTINAL TRACT TO WHERE PLAINTIFF IS HWAKEN FROM SLEED, STRUCLLED TO SPEAK; AND OTHER CHRONIC HEALTH PROBLEMS, DEFENDANT, DELISMA RESAMSE, PLAINTIFF WAS RAUSING WE BLACK FOLK TO LOOK WEAK IN THE BYES OF WHITE PEOPLE BY PLAINTIFF CONTINUOUS RE-QUEST FOR MEDICAL CARE WHEN BLACKS HAVE OBAMA CARE, NO CURSORY EXAM, NO MED-TOINB FOR PATH\_DEFENDANT, DELISMA ACTION VIOLATED PLAINTIFE RIGHTS AND CONSTITUTE CRUEL-W-UNUSUAL PUNISHMENT. PER 8th AMENDMENT SCE: 42; 53-60 144. ON OR NEAR 2.19,19, BYE EXAM, DEPENDANT, R. IRWIM, OPTOMETRIST DELIBER-HATE INDIFFERENCE TO PLAINTIFF LOST OF EYESIBHT IN RIGHT EYE WHILE EXHIBITING SW-ELLING, AND PAIN WITH REAL BYZE MOVEMENT, DISFENDANT, ERWIN ANDRYTHAT PL-ALNTIFF HAVING SUBD DEFENDANT, DEFENDANT, BREWNANT, BRWIN TO PLAINTIFF YOU DAN DO BLIND IN BOTH BYES FOR WHAT I CARE" REFUSED TO REFER PLAINTIFF THE OPHTHALMOLOGIST FOR LASER SURCERY SEE; 72; 21; 23-30; 33; 35; 36; 52; 63-65; 66-73; 75-89

OBIST FOR LASER SURBERY FOR CED PLAINTIFF TO ENDUCY LINNECESSARY PAINTN-SUFFER-IND, AND ALLOWED PLAINTIFF LACK OF EYESTOHT TO BET WORST, DEFENDANT ERWEN ACTION VIOLATED PLAINTIF RIGHTS AND CONSTITUTE CRUEL - N. UNUSUAL PUNISHMENT PER 8th AMEND, AC: 3:19-CV-00196

145; SAMB EVENT: DEPENDANT, FRWEN REFUSAL TO REFER PLAENTIER TO A APATHAMOL-

1460MOR NEAR Case 31,19,51CK CALL, DEFENDENT, D. FIRSTA, MAKE, DESIGNATE INDIFFERENCE TO PLAINTIFF NON STOP PAIN -N-DISCOMFORT IN THE INSTERIBLAL TARE ACCOMPANIED BY COM-RRHEA WHEREAS DISKUPTINE SLEEP DEFENDANT, TESTA RESAMDED BY LEAVING PLAINTIFF to Go to the office of defendant, B. Played, Next Door. Plaintiff Heard them talking DE-FENDANT, PLASO, PACS STATED, HE IS SUINE ME AND OTHERS IN THIS DEPARTMENT. NEVER GIVE HIM ANYTHING, SEND HIM AWAY IMMISDIATELY, DEFENDANT, TESTA, SAID HE REALLY DIES LOOK TO BE BAD OFF SICK DEFENDANT, FOR PLAYSO SAYS THAT BOBSN'T MATTER, SEND HIM AND AWAY
147, SAME EVENT, DEFENDANTS, TESTA-N-PLAYSO ROTED EN CONCERT, DEFENDANT, TESTA RE-TURNED, AND WITHOUT A CHROOMY BRAWN OR MEDICINE FOR PHIN, TOLD PLAINTIFF TO LEAVE AT ONCE, DEFENDANTS, TESTA-N-PLAYSO ACTED IN CONCERT VIOLATED PLAINTIFF RIGHTS-N CONSTITUTED CRUEL-N-UNUSUAL PUNISHMENT AFR 8th AMENDMIENT 148. ON OR NEAR 4.2.19 SICK CALL DEFENDANT K. NELISMA MEDICAL DIRECTOR 'ME-LIBERATE INDIFFERENCE TO PLAINTIFF CHRONIC HEALTH PROBLEMS, CAUSING ZERO EYE SIGHTIN RIGHT BYE, SLOW HEART RATE, DEFORMED FINCERS-ANKLIES-N-ELBONS, ALL TOE. NAILS DESCOLONGO-N-FERT OFTEN CONBRED IN OPEN STRES; DEMENTIA; NON STOP PAIN-DISCOMPORTEN THE ENTESTIAL TRACT TO SUCH A DECREE PLACINITY & AWAREN FROM SLEEP PLAINTIFF BEGGED FOR MEDICINE BE PRIN SEE: 31,23-30,33,35,30,52,63-73,75-89,409-418,422, 149. SAME EVENT: DEFENDANT, DELISMA ANERY WITH PLAINTIFF FOR FILING BRIEV-ANCES ACAINAT DEFENDANT DELISMA, AND FILING LAW SUITS AGAINST MEMBERS OF THE MEDICAL STAFF; WHICH IS UNDER DEPENDANT DELISMA SUPERVISION; AND FLAINTIFF ON-TINUOUS COMMUNICATIONS WITH AUTHORITIES, DEPENDANT, DELISMA DECLARED, I PERSON ALLY WARNED YOU, WITEN YOU CONTINUE FILING LAW-SUITS-N-BRITZY ANCES, AND COMMUNICAT-ING WITH AUTHORITHES THAT'S WHEN YOU DET PROPER MEDICAL CARE: PLAINTIFF DIONT LIS-TEN! PLAINTIFF IS NOW FILING ORLENANCES ACAINST DEFENDANT, MELISMA 150. SAME EVENT, DEFENDANT, DELISMA, DECLARED, YOU BROWN THIS ON YOURSELF, SO GO FIND YOUR MEDICAL CARE ELSEWHERE NO MEDILINE FOR PAIN NOT BUEN A CHASORY EXAM, OFFENDANT, DELISMA TOLD PLAINTIFF TO LEAVE HIS OFFICE, DEFENDANT, MELISMA ACTION VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTED CRUEL-N-UNUSUAL PUNISH-MENT PER 8th AMENOMENT. SEE 149; 163; 164 15). ON OR NEAR 4.12.19; SICK CALL; DEFENDANT D. TISSTA, 1995 DELIBERATE INO THINK THE TO PLATINITE WEADING DARK SUNGLASSIES, RIGHTEYE SWOLLEN SHUT-N-THROBBING IN AIM. DEFENDANT, TESTA LEFT PLAINTIFF AND CONFERRED WITH HER CO-MEDIUAL PROFESSIONAL NEXT DOOR, WHEREIN PLAINTIF HEARD DEFENDANT, TESTA SAY TO THAT PERSON WASHINTON EYE IS SWOLLEN SHUT. THE CO-WORKER TOLD DEFENDANT, TESTA, SO WHAT SEND HIM AWAY, DEFENDANTIESTA RETURNED AND DIDN'T GIVE PLAINTIFF PAIN MEDICINE OR A CURSORY EXAM, OR A CLOSE -UP LOOK OF FLAINTIFF RIGHT EYE, BUT DEFENDANT, TESTA BEGINTO SCOLD PLAINTIFF IN RACISTOVERTONES; GAVE PLAINTIFF THE MIDDLE FINGER, SHOWTED, CANYOU SEETHES, NOW GET OUT. DEFEND ANT, TESTA ACTION VIOLATED PLAINTIFE RIGHTS-N-CONSTITUED CRUEL-N-UNUSUAL PUNTSHINENT PER SHI AMED. 152.0NORNEAR 5. 6.19-5.8.A. EMERGENCY: MEDICAL CARE. DEFENDANT, B. P. HYDE HEADH CARE ADMINISTRATOR, DELIBERATE INDIFFERENCE DEFENDANT, HYDE IS RESPONSIBLE FOR PROVIDING INMATES ACESS TO MEDICAL CARE, WHICH INCLUDES STOCKCALL-N-EMER-AC:3:19-01-00196

Case 3:19-cv-00196-LPL Document 60 Filed 07/10/20 Page 5 of 12 19-cv-1966 GENCYMEDICAL CARE, PLADMIFF AWAKEN UNABLE TO HEART NITHE LEFT EAR THEAB POD OFF-ICER REPRATEDLY CONTACTED THE MEDICAL MEPARTMENT ON PLAINTIFF BEHALF. FOR THE TWO DAYS AR POD OFFICERS ON ALL THREE SHIFT DID THE SAME, ALL TO NO AVAIL, 153, SAME EVENT: PRIOR TO5, 6,19; AND ALSOON 5,6,19,57,19; 5,8,19, PLAINTIFF SUBMITT-ED STOK CALL REQUEST DRAFTED ACCORDENG TO DC-ADM 820. BECAUSE PLAINTIFENA-ME WAS NOT CITED ON THE DAILY CALL OUT OFFICER ON THE FIRST, SECOND-N-THIRD SHIFT REPEATEDLY CONTACTED MEDICAL DEPARTMENT FOR THE SAKE OF HELPING MAINTIFF BAIN ACCESS TO MEDICAL CARE, NO AVAIL, THEREFORE, PLAINTIFF SICK CALL RE-QUEST WAS PROBABLY DISCARDED. DURING THIS PERIOD PLAINTIFF EXPERIENCED PAIN-N-SWELLING, CLOSING THE EARHOLE, BEHIND THE BEEN EAR EXTENDING DOWN THE BACK OF THE NECK, SEE, 393, 394 154, SAME EVENT, DURING THE 5.6,19-5.8,19, TIME SPAN, WHAT FOLLOWED IS FOR THE NEXT FOUR STRAIGHT WEEKS PLAINTIFF EXPERIENCED A LOSS OF HEARING IN THE LEFT EAR, PLAINTIFF LEFT EARHOLE REMAIN SWOLLEN SHUT FORMORE THAN TOWN WEEK THE SWILLING BEHIND THE EAR NO DOWN INTO THE NECK AREA COULD BE DETECTED FOR NEARLY A MONTH, HAD THE MEDICAL DEPARTMENT, I, e, MEDICAL STAFF RESPOND-BO TO PLAINTIFF SICK CALL REQUEST, AND/OR TOTHE MANY CALL MADE BY AB POD OFF-ICERS PLAINTIFF PROBABLY WOULD NOT HAVE UNDERGONE SUCH UNNECESSARY PAIN-N-SUPPERING SEE: 21, 36, 66; 84, 85, 89; 139, 140; 152-135, 166; 178-183 155, SAME EVENT: DEFENDANT, B.P. HYDE NON RESPONSE TO THE NUMEROUS CALLS FOR EMERGENCY, AND NON RESPONSE TO PLAINTIFF MANY SICK CALL REQUEST DRAFTED IN ACCORDING TO DC-ADM 820, IS A DENIAL OF ACCESS TO MEDICAL CARE VIOLADED PLAINT-IFF RIGHTS AND CONSTITUTE CRUEL-N-UNUSUAL PUNISHMENT PER 8th AMENDMENT 156. ON OR NEAR 5, 30, 19, SICK CALL, DEFENDANT, K. DELISMA, MEDICAL DIRECTOR; DE LIBBRATE INDIFFERENCE TO PLAINTIFF FEET COUBRED IN BLOOD DUE TO FOOT FUN GUS; STILL LOSS OF HEARING EXPERIENCED IN LEFT EAR; AND NON STOP PAIN-N-DISCOMFORT IN THE INTESTINAL TRACT, DEFENDANT, PELISMA RESPONDED BY WALK-ING BUT OF THE OFFICE, THE BEGAN A CONVERSATION WITH ANOTHER INMATE WAIT-IND TO BE SEEN BY ANOTHER MEDICAL PROFISSIONAL, THEN RETURNED, DECLARED TO PLAINTIFF, "I AM VERY HAPPY YOU'RIS IN PAIN, "PAIN IS GOOD FOR YOU" 157. SAME EVENT: DEFENDANT, DELISMA MADE NO EFFORT TO CONDUCT A CURSORY EXAM -NO MEDICINE FOR PAIN; DEFENDANT, DELISMA LAUGHED UNCONTROLLABLY, STILL LAWGHING DEFENDANT, DELISMA POINTED TO THE COOR, DECLARED, OUT, BETTHE FUCK OUT, AND AS PLAINTIFF LUMBERED AWAY DEFENDANT, DELISMA STATED "FILE A GRIE-VANCE ON THAT" DE PENDANT, DELISMA ACTS VIOLATED PLAINTIFF RIGHTS AND CON-STITUTED CRUEL-N-UNUSUAL PUNISHMENT PER SHAMENDIMENT 158. ON OR NEAR 6, 17, 19, SICK CALL, DEFENDANT, K. DELISME, MEDICAL DIRECTOR, AND D, TESTA, PAC. DELICIERATE INDIFFERENCEMED PLAINTIFF SECTOUS MEDICAL NEEDS, I, C, DYE TO PLAINTIFF NON STOP PAIN-N-DISCOMFORT IN THE INTESTINAL TRACT PLAINTIFF OBTAIN LESS THAN SIX HOURS OF SLEEP IN THE LASTY DAYS, WHILE WAITING IN THE LOBBY DE-FENDANT, DELISMA PASS THROUGH DEFENDANT, DELISMA CAMEDUER TO PLAINT-A083:19-CV-00196

IF DECLARED CASE 3:19-EY-00196-LPL DOCUMENT 60 Filed 07/10/20 Page 6 of 12
YOU'RE AT DEATH'S DOOR'

159 SAME EVENT: DEFENDANT, D., TESTA, WHEN PLAINTIFF WAS CALLED INSIDE, AND BEFORE
PLAINTIF COULD TAKE A SEAT DEFENDANT, TESTA RUSHED OUT OF DEFENDANT, DELISMA OFFICE, DECLARED AS SHE HELD THE MIEDLE FINDER OF BOTH HAND EXTENDED, THESE ARE FOR YOU, DON'T
SIT DOWN DEFENDANT DELISMA, HAD JUST SPOKEN TO PLAINTIFF IN THE LOBBY, WITHOUT
A CURSORY EXAM, OR MEDICINE FOR PAIN PLAINTIFF WAS TOLD TO LEAVE, DEFENDANCE.
DELISMA-NOTESTA ACTIONS VIOLATED PLAINTIFF RIGHTS AND CONSTITUTED CRUEL-N-UN-

USURL PUNISHMENT PER STA AMENDMENT

160. (NOR NEAR 3.1.19, SICK CALL, DEFENDANT, K, DELISMA, MEDICAL DIRECTOR; DELIBER ATE INDIFFERENCE TO PLAINTIFF NOM STOP PAIN WHIS comport IN THE INTESTINAL TRACT
CAUSING PLAINTIFF TO BE AWAKEN FROM SLEEP, OPEN SORES ON BOTH FEET, PERIODIC
LOSS OF HEARING IN THE LEFT EAR, URETHRA, STRUCTURE WHEREIN PLAINTIFF IS EXP
FORCED TO KEEP THE HEAD OF PENIS WRAPPED IN TOILET PAPER, FLAINTIFF GEOGD DEFENDANT, DELISMA FOR MEDICINE FOR PAIN, DEFENDANT, DELISMA USEDTHE MIDDLE
FINGER OF BOTH HAND RAISED-N-HELD BUTHEN INCHES OF PLAINTIFF FACE, AS DEFENDANT, DELISMA USED A TWISTING MOTION WITH THE RAISED MIDDLE FINAER OF BOTH
HAND, THEN TOLD PLAINTIFF TO BET ON THESE-N-ROTATE.

161 SAME EVENT: DEFENDANT, DELISMA ACTION VIOLATED PLAINTIFF RIGHTS-N-CON-

STITUTED CRUEL-N-UNUSUAL PUNISHMENT PER 8th AMENDMENT

162 ON OR NEAR 9, 5,19, IN TRAVEL; DEFENDENT, K. DELISMA, DUTY FOR CARE-N-DELIBER-ATE INDIFFERENCE TO MAUZNE RECOGNIZED PLAINTIFF ON THE SINEWALKS AS DEFENDANT - PE-LISMA WAS IN ROUTE TO STAFF DINING HALL, DEFENDANT, DELISMA STOPPED PLAINTIFF AND REKED PLAINTIFF ARE YOU GOING TO MAKE IT P YOU ARE LIMPTING, IS IT YOUR FEET AG-ATN? WHY ARE YOU CROULHING? PLAINTIFF SAID PLEASE HELP INF MY FRET ARE BLEEDING MY STAMPACHIS KILLING ME I AM REALLY HURTING PLEGGE PO SAMETHING FOR ME IMMEDIATELY 163. SAME EVENTO DEFENDANT, K. DELISMA, (PRIOR TO AND AFTER PLAINTIFF SUB-MITTED TWO-THREE SICK CALL REQUEST, MORE THAN SIX STRAIGHT WEEKS PLANT-IFF SICK CALL REQUEST HAD BEEN DISCAPPIED) RESPONDED PLAINTIFF, YOU CONTINUE WITH AUTHORITIES, FILING GRIFNANCES AGAINST DEFENDANT DELISMA PERSONALLY AND STAFF UNDER DEFENDANT, DELIBIMA SUPERVISION, SO AS A PUNISITIMENT, ACCORDENCE TO DEFEND-ANT, DELISMA DEFENDANT, DELISMA WOULD NOT PROVIDE PLAINTIFF MEDICAL CARE PL MINTIFF WAS ON HIS OWN, DEFENDANT DELISMA KNEW OF PLAINTIFF NEW FOR MEDICAL CARE BUT REFUSED TO PROVIDED CARE DEFENDENT, DELISMA ACTIONS-N- FAILURE TO FULFILL HIS DUTY OF CIARE VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUBL-N-UNUS -AL PUNISHMENT PER 8th AMENDMENTS

164. ON DRINGER 18.2.19 SICK CALL, DEFENDANT, K, DELISMA MEDICAL DIRECTOR DELIBERATE

INDIFFERENCE TO PLAINTIFF STRUGGLE TO SPEAK WHEREIN PLAINTIFF WAS ASKED TO PUT

HIS COMPLAINT ON PAPER, AND PLAINTIFF WAS CONTINUOUSLY SPITTING BLOOD, AND FEET COVER
EC IN CALLUSES FORCING PLAINTIFF TO WALK WITH PAIN. DEFENDANT, DEFENDANT, CELISMA

GEGLAREC. I AM GLAD YOU CANT MILK, THIS WAY YOU DON'T HAVE SO MUCH TO TELL PUTH
AC:3:19-CV-20196

ORITIES, Too BAD PLAINTIFF CAN STILL WAITE, DEFENDANT, DELISMA REMOVED PLAINTIFF FROM THE CHAIR, TOLD PLAINTIFF TO GO. NO MEDICINE FOR PAIN, NOT EVEN A CURSORY EXAM. DEFEN-DANT DELISMA ACTION VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTED CRUEL-N-UNUSUA FUN -ISHMENT PER 8th AMENDMENTS 165. ON OR NEAR / . 1. 19; SICK CALL; DEFENDANT, K. DELISMA, MEDICAL DERECTOR, DELEG-ERATE INDIFFERENCE TO PLAINTIFF NON STOP PAIN-NO DISCOMPORT EN THE INTESTINAL TRACT TO SUCH DEGREE PLAINTIFE HAD TO BE EXTRA CAUTIOUS NOTTO STAND TOO FAST, SO IT DID NOT EXACERBATE THE PAIN. DEPENDANT, DELISMA RESPONDED, LAUGHINGAS DE-PENDANT SPOKE YOU STILL HAVENT BOTTEN PASS YOU PAIN WASHINGTON TO PLAINTIFF TO LEAVE NO MEDICINE FOR PAIN, NO CURSORY EXAM. DEFEINDANT, DELISMA ACT-IONS VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUBE-N-UNUSUAL PUNITSHMENT PER 8+ 4MD 166, ON OR NEAR 11.7, 19: OFFICE OF ABAD MADE CALL TO MEDICAL BECAUSE PLAINTER TIMELY SUBMITTED SICK CALL REQUEST DRAFTED ACCORDING TO DI-ADM 18 820. WERE NOT BEING RECOGNIZED PLAINTIFF SUBMITTED TWO-THREE SICK CALL RE-QUEST WEBKLY, SOME RETURNED IN THE IN COMINE MAIL, THE SIGNATUREOF BEFENDANT, O, PUSKAR WAS DISCOVERED ON MORE THAN ONE DEFENDANT, PUS-KAR, NURSE SUPERVISOR, DELIBERATE INDIFFERENCE TO PLAINTIFF NEED TO BE SEEN BY MEDICAL PROFESSIONALS FOR CHRONIC AILMENTS. DEFENDANT, PUSKAR ACT OF DISCARDING PLAINTLES SICK CALL REQUEST VIOLATED PLAINTLES RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL PUNISHMENT PER 8th AMENDMENT HOT, ON OR NEAR 12, 5, 19, SUMMONED TO MEDICAL, DEFENDANT, B.P. HYDE, HEALTH CARE ADMINISTRATOR DELIBERATE INDIFFERENCE, TO PLAINTIFF NON STOP PAIN-N-DIS-COMPORT CAUSE BY PLAINTEP PEET COVERED IN OPEN SORIES, STRUEGLE TO SPEAK-N-B TO STAND UP RIGHT, PAINFUL DRY SKIN ON BOTH LEES, PRIN IN TESTICLES; PLAINT-IFF BEGBED FOR MEDICINE FOR PAIN, DEFENDANT, B.P. HYDIS, OIZOLAREN TO PLAINTIF THAT PLAINTIFF WAS SUMMONED TO MEDICAL TO TELL PLAINTIFF, THAT DIFFENDANT, HYDE DIDN'T OWE PLAINTIFF A DAMN THING, STOP SUBMITTING SICK CALL REQUEST: PLAINTIFF WILL BET MEDICAL CARE WHEN DEFENDANT, HYDE SAID SO, RETURN TO THE HOUS-ING UNIT, NO PAIN MEDICINE, NO CURSARY BXAM, DEPENDANT, HYDE ACTIONS UTALATED PLRINTIFE BIBITS-N-CONSTITUTE ORUEL-N-UNUSUAL FUNISHMENT, PBR. 841 AMENOMENT, SICK CALL, DEFENDANT, E. KRUFFMEN, PAC, DELIBERATE INDIFFERENC. WHILE HOWERD IN THE RHU, WHILE STRUGGING TO SPEAK, INTESTINAL BRIPE TO SWALL A DE-GREE PLAINTER WAS UNABLE TO SLEEP FOR PRET 72-HOURS, DEFENDANT, KAUEFMANT ACT. AS THE ASSISTANT TO A BOOTOK, OF COURSE A PACIS CONSLIBERTO HAVE LESS SAY THAN A DOUTOR, WHERE, IN THIS INSTANCE, THE DOUTOR WAS PRESCRIBINE MEDICINES FOR PLADVITTE AILMENT, WHEREIN DEPENDENT, KAWEMAN INTERVENED 169 SAME EVENT BEHENDANT, KAUFFMAN, DEALARED TO THE DICTOR, NO, DON'T BIVE PLAINTIFF DAMN THING, HE IS SUING ME, LET HIM SUFFER; DIEFENDANT, TOOK OVER THE SEGGION, TOLD THE RHU GWED TO PLACE PLAINTIEF BACK TO THE CELL, THE NEXT FOUR DAYS WAS SHEER AGONY WHICH INCLUDED INABILITY TO SPEAK, SPITTING BLOOD, NO. MEDICINE PAIN, DEFENDANT KAUFFMAN ACTS VISLATED PLAINTIFF RISHTS AND Ac: 3:19-CV-00196

Case 3:19-cv-00196-LPL Document 60 Filed 07/10/20 Page 8 of 12 CONSTITUTE ORUBL-N-UNIONAL PUNTSHIMENT PER SHAPPINE I 170. DN OR NEAR LOS. 20, SICK CALL, DEFENDANT, E. KAUFFMAN, PAC. DELIBERATE INOTH ERBNICE TO PLAINTIFF EXHIBITING SYMPTOMS VERY SIMILAR TO THE CORONA VIRUS, I.e. COUBH, FEVER, RUPRER LEG, FEELING AS IF TO COLLAPSE AT AND MOMENT! AND AS WELL AS THE NON STOP PAIN-DIS COMFORT CAUSED BY CHRONIC ALLMENT. BEFENDANT, KAUFF-MAN RIEFUSIED TO PROVIDE ME THE PLAINTIFF CARE, DEFENDANT, KAWFMAN DENIAL OF CARE VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL PUNISH-MENT PER 8th AMENDMENT SEE 2583, 404, 707 171, ON OR NEAR 1,28,20, SICK CALL, DEFENDANT, R, PLAYSO PAC. DELIB-ERATE INDIFFERENCE TO PLAINTIFF EXHIBITING SYMPTOMS SIMILAR TO CORONA VIRUS I.E. COUCH, FEVER, RUBBER LEBS, THE FRELING OF FAINT; AND ADDITIONALLY NON STOP PAIN -N- DISCOMFORT CAUSED BY CHRONIC AILMENT, DEFENDANT, PLAYED, HEARD CO-WORKER DEFENDANT E. KAUFFMAN REFUSE TO PROVIDE CARE DEFENDANT, PLAYSO ACTING IN CONCERT ALSO REFUSED TO PROVIDE CARE, DEFENDANT, PLAYSO DENTAL OF BARE VIILATED PLACNTEFF RIGHTS -N-CONSTITUTED CRUEL-N-UNUSUAL PUNISHMENT PER 8th AMENDMENT SEE: 21, 23-30, 33, 35, 36, 52, 63-73, 75-89 1:72. ON OR NEAR 1. 28,20, SICK CALL, DEFENDANT, K, DELISMA, MEDICAL DIRECTOR. DELIBERATE INDIFFERENCE TO PLAINTIFF EXHIBITING SYMPTOMS LIKEN TO CORT ONA VIRUS I.E. COUGH, FEVER RUBBER LESS, THE FEELT NOS OF FAINT; AND ADDITION-ALLY NON STOP PAIN-N-DIS SOMFORT CAUSED BY CHRONTE RILMENTS. WHEN DEFEND ANT, DELISMA WAS TOLD THAT DEFENDANTS, E, KAUFFMAN-N-R, PLAYSD REFUSBOTO PROUTOF PLAINTER CARE, DEFENDANT, DELISMA SALD, IF THEY WONT SEE PLAINTIFF, 173774BN PEFENDANT, WILLNOT PROVIDE CARE, FOO, DEFENDANT DELISMA WAS TOLD THAT PLAINTLIF LOOKS AWFUL, DEFENDANT DELISMA RESPONDED, TELL PLAINTIFF TO COME BACK TOMARROW, DEFENDANT, OFLISMA WAS TOLD PLAINTIFF WILL BE PROBABLY NOW HELP MAKINGIT BACK TO THE HOUSING UNIT LET ALONE RETURN TOMORROW, MEFEND-ANT DE LENTMA AZAIN, SAID AS HE WALKED PASS PLAINTIFF, I'LL SEE HIM TO MORROW. 174. SAME EVENTS DEFENDANT, DELISHIR ACTION VIOLATED PLAINTIFF RIGHTS-N-OWN-STITUTE CRUEL-N-UNUSUAL PUNISHMENT AS 8th AMENDMENT 175 ON OR NEAR 1, 29, 20 SICK CALL, DEFENDANT, E. KAUFFMAN, PAC. PER INMATICAL OUT PLAINTIFF WAS TO BE SIERN DEFENDANT, K. DELISMA, DOCTOR, WHO BECLARED HE WOWL SER PLAINTIPY TOMORROW, NHILLS WAITING TO BE SEEN BY DEFENDANT DELISMA, DELISMA DELISMA COMES OUT -N- TELLS THE OOL STAFF PLAINTIFF WILL BE SEEN BY DEFENDANT, E. KAUFFMAN, THEN DEFENDANT, DELISMA WALKED PASS PLAINTIFF, WASN'T SEEN ARAIN. 176 SAME EVENTS DEFENDANT E, KAUPFMAN, AR DEILBERATE INDIFFERENCE PLAINT-IFF SO AFFECTED BY CORONA LIKE SYMPTOMS, I. C. COURH, FEVER, RUBBER LESS, VOMITING, FEBLINE OF FAINT, AND ADDITIONALLY, NON STOP PAIN-N-DISCOMPORT OF CHRONIC ATL KNENT WHERE DOE STAFF HELP FLAINTIFF TO A SEAT, AND APTERWARD WAS HELPED TO A SEAT

IN SION BEFENDANT, KAMPFMAN OFFECE, DEFENDANT, KAMPFMAN RESAMPED, SINCE PL-AINTIFF WAS SUING CREENDANT, KAUFFMAN, IT IS NOTHING MARE THAN A TURN OF FAIR PLRY-N- PORTIC TUSTICE THAT DEFENDANT, BAUFFMAN, GIVE PLAINTIFF SAME OF PLAINTIFF

170:33/9-0V-00196

OWN MEDICENCES DEFERMANT, KAUFEMAN NECLARIES, CETTARE HEREBUT STEMP OFFICE 177, SAME EVENT: DÉFENDANT, KAUFFMAN, BEOLAREO, PLAINTIEF SMELLED OF LOMET, DE-FENDANT, KAUFFMAN, FURTHER DECLARED, THIS ISN'T SICK CALL, PLAINTIFF WILL HAVE TO GO TO SICK CALL FOR CARE, NOW, SUE THAT, PLAINTIRF STRUGGLED TO HIS FRET AS MERENIO -ANT KAMPEMAN LAWELLED, SALD HOW'S THAT, PLAINTLEF HAVING TO STOP SEVERAL TIMES ON THE WIYERS TO THE PAWSING UNIT, DEFENDANT, KAUFFMAND ACTION VIOLATIED PLAINTEFF RIGHTS-N-CONSTITUTE CRUISI-N-UNEUSUAL PUNISHMIENT PER SHAMENDIMENT. 178. ON OR NEAR 9, 27, 19, ACCESS TO MEDICAL CAME, DEFENDENT, R.P. HYDIZ, HEALTH GARE POMINISTRATOR DELIBERATE INDIFFERENCE TO PLAINTIF HAVING SUBMITTED A SICK CALL REQUEST DRAFTED PURSHANT TO DC-ADM SAD, CONCERNENS SERTOUS CHRONIC HEALTH <u> PROBLISMS. DEFENDANT HYDE ANERY WITH PLAINTIFF FOR SUING DEFFENDANT, HYDE DEFEND -</u> ANT HYDE RETURNED PLAINTEPF STCK CALL REQUEST TO PLAINTIPF IN THE MAIL WHICH DE-Wied Plaintiff Access to Medical Care, whereby Plaintiff was forced to universo UNNECESSARY PAIN N-SUFFERING DEFENDANT HYDE DENIAL OF ADJESS TO MEDICAL CARE <u>VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUE-N-UNUSUAL PUNISHMENT AER SIL AMED,</u> 179. ON OR NEAR 12, 24, 19! DENIAL OF ACCESS TO PRESCRIBED MEDICINE: DEFENDANT, G. PUSKAR, NURSE SUPERVISORY DELIBERATE INDIPARENCE TO PLAINTIFF, WHILE HOWERD IN THE RHU REQUESTFOR PRESCRIBED MENICINES FOR HIGH BLOOD PARSSURE, ANDRY WITH PLAINTIFF FOR PELINE BRIENANCES-N-LAW SUITS CONCERNAND HEFENDANT, PUSKAR CO-WORK-BR, DEPENDANT, PUSKAR INTERCEPTED PLAINTIFF REQUEST TO REAUEST MEDICANES. DEFEND-ANT, PUSKAR FOR NON MEDICAL REASONS CAUSED PLAINTIFF TO BE WITH OUT PRESCRIBED MEDI-CINES WHICH PLACED PLAINTIPE AT RISK OF STROKE OR HEART ATTACK. DEFENDANT PUSKOR ACTIONS VIOLATED PLAINTIFE RUSHTS-N-CONSTITUTE GRUBLIN- UNDOUBL FUNCSHMENT PAR SHAMO. 180. ON OR NEAR 19:30, 19; DENTAL OF PRESCRIBED MEDICINE; DEFENDANT & PUSKAR, NUR. SES SUPERATEAR, DELIBERATE INDODITEBRIENCE TO PHINTIPE NEED FOR PRESCRIBED MEDI-CINES FOR HIGH BLOOD PRESSURE, WHILE HOUSED IN THE RHU PLAINTIFF SUBMITTED ARE-QUEST TO DEPENDANT K, DELISMA, MEDICAL DIRELTOR BECAUSE DID RECEIVE HIS HIBH PLOOD ARE-SSWRE MEDICINE, BEPENDANT, PUSKAR INTERCEPTED THE REQUEST, FOR THE SECOND TIME; ANGRY WITH PLAINTER BAR FILING BAIRVANCE-N-FILING LAW SUIT AGAINST MEDICAL STAFF THES CAUSE PLAINTIFF MISS PRESCRIRED MEDICINES NEXT FIGHT STRAIGHT DAYS WHICH PL-ACE PLAENTERF AT RISK OF STROKE-N- HEART ATTACK, DEFENDANT, PWSKAR ACTIONS BASED -ON NON MEDICAL REASONS VIOLATED PLAINTLE RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL PUNTSHMENT. PER 9th AMENDMENT, RETURN REDUKSTIN MOLL WITH DEFNOANT SIGNATURE, 181. ON OR NEAR 12, 3,19; DENIAL OF MAKERS TO CARE, DEFENDANT, B. PASKAR, NURSES SWPERVISOR: DELIBERATE INCIFFERENCE TO PLAINTIFF SICK CALL REQUEST DRAFTED PUR -SHANT TO DO-ADM-820, CONCERNING SERIOUS OHRONIC ALLMENT. DEFENDANT, PUSKAR ANGRY WITH PLAINTLEF FOR SHING-N-FILING BRIEVANCES AGAINST MEDICAL STAFF, DE-FENDANT, PUSICAR RETURNED THE STOK CALL REQUEST, WITH BEPENDANT PUSKAR STRNATURE. TO PLAINTIFF IN THE MAIL, WHICH DENIED PLAINTIFF ACCESS TO MEDICAL CARE, AND FORCE ED PLAINTIFF TO UNDERSO DAYS OF UNNESSARY PAIN-N-SUFFERING. DEFENDANT, PUSKAR ACTEN VIXLATED FLAINTIFE RIGHTS-N-CONSTITUTIE CRUEL-N-UNUSUAL ALAUSHMENT MIR 8th AMBNOMBOT HC=3:19-CV-00196

Case 3:19-cv-00196-LPL Document 60 Filed 07/10/20 Page 10 of 12
182. NORNEAR 1, 24, 20, ROCESS TO MEDICAL CARE, DEFENDANT, BIP. HYDE, HEALTH CARE ADMINISTRATION; DEFENDANT, HYDE ANDRY WITH PLAINTIFF FOR SUINE DEFENDANT, HYDE DEFENDENT HYDE WAS DELICHERATE IN OITHERENDE TO PLAINTIFF SUBMITTING SICK CALL RE-QUEST CRAFTED PURSUANT TO DC-ADM SAO, CONCERNING PLAINTIFF EXHIBITITY CO-RONG VIRIS LIKE SYMPTOMS, I. C. COURT FEVER BURBER LED, VOMITING, FEELING FRONT 183, SAMIE EVENT: DEFENDANT, HYDIZ, STENED THE STOK CALL REQUEST, WHICH ALSO CONCERNED THE NON STOP PAIN- A-DISCOMPORT OF CHRONIC FILMENTY: AND RETURN-ED THIS SICK CHRIL REDURST TO PLAINTIFF IN THE MAIL, WHICH CAUSED FLAINTIFF EX-PERTENCE UNNECESSARY PAIN-IN-SUPERING, DURING THE RISE OF WAVID 19. DEFENDANT, B.R. HYDE, TO DATE ! CONTINUE TO RETURN PLAINTIFF SICK CALL REQUEST IN THE MAIL, DEFENS DANT, HYDE ACTION VINHTED PLAINTIFE RIGHTS, AND CONSTITUTE ORUGE AND LINESHAL AN ISHMENT PER 8th AMENDMENT 154. ON OR NEAR 2.3.20, STOK CALL, DEFENDENT, K. DELISMA, MEDICAL DIRECTOR, DELIB-FRATE INDIFFERENCE TO EXHIBITING SYMPTOME LIKE TO CORONA VIRUS, I, e. COLEH, FEVER, RUBBER LEGS FEELING FAINT, AND THE NON STOP PAIN-N-DISCOMFORT OF CHRONIC ALL-MENT, DEFENDANT, DESLESMA RESPONDED PLAINTIFF IS NOT THE FIRST PERSON TO COUCH, A-AINTIFF IS SUING DEPENDANT DELISMA SO PLAINTIFF SHOULD GO TO THE COURT HOUSE FOR MEDICAL CAKE: DEFENDANT, DELISMIN TOLD PLAINTING TO LEAVE, NO MEDICINE FOR PAIN, NOT EVEN A CURSORY EXAM; PLAINITIFF WAS SENT AWAY IN NON STOP PAIN-N-DIS-COMFORT WHILE EXHIBITING COVED 19 LIKE SYMPTOMS, WHICH CAN BE FATAL. DEFENO-ANT, DELISMA ACTIONS VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL PUNISHMENT PER STA AMENOMENT 185 ON OR NEAR 2.7,20, MOCKEN/RACIST OVERTONE, DEFENDANT, B. PUSKAR, NURE'S Supervisor Deliberate in difference, been While Plaintiff Exhibited cor-ONA VIRUS LIKE SYMPTOMS, R.g. COUCH, SNEEZING, RUBBER LIEGS, FAINT VOMITY; FEVER; AND NOW STOP PAIN-N-DISCOMFORT OF CHRONIC AILMENTS, BEFENDANT, PUB-KAR RESPONSE, YOU BLACKS THINK WHITE PROPLE DWE YOU SOMETHING, YOU'RE IN ASI-SON ABMISMER THAT, AT PLAINTIFF ARE, PLAINTIFF SHOULD EXPRET TO BE SICK, BLANG WIENT WHITE PROPLE TO BE THEIR CARE TAKER: EVEN WITH CORONA LIKE SYMPTOMS PLATATIFF WAS TOLD TO GET THE HELL OUT. NO MYEDICINE-FOR PRIN; NOT EVEN A SUR-SORY EXAM DEFENDANT, PASKAR, ACTION VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUEL-N-UNUSWAL PUNTSHMENT WE PER STA AMENDMENT, O 186, ON OR NEAR 2,10, 20; MERKERY-N-RACISTONERTONES, SUMMONEOTO MEDICAL BY DE-FENDANT, B.P. HYDE, HEALTH CAREADMINISTRATOR, DEMISERATE INCIPPERENCE TO PL-AINTLIF WHO AT THE EXACT MOMENT EXHIBITED CORONA LIKE SYMPTOMS, e.g. COURT-IND FEVER, SMEGZING RUPEBR LEC FLELING FAINT. DEFENDANT HYDE REPONDED WITH A HARDYLLAUGH, AS NURSE TOLD PLAINTIFF THE STILL PLIVE, WE DON'T WENT ONE OF OUR PIET TO DIE. DEFENDANT, HYDE HEARD PLAINTIFF TELL THE NURSE ABOUT THE PORMENT-INED SYMPTOMS; AND NON STOP PAIN-NOTS COMPORT CAUSISD BY CHRONTE ALL MIENTS. 187. SAME EVENT ! THE NURSE TOLD PLAINTIFF TO BET OUT, PLAINTIFF BESSED FOR MEDICINE FOR PAIN, THE NURSE BESPONDED, SHE DECNOT HAVE THE AUTHORITY HC: 3:19-01-00196

Case 3:19-cv-00196-LPL Document 60 Filed 07/10/20 Page 11 of 12
TO PRESCRIBE MEDICINE, DIAGNOSE HEALTH PROBLEMS OR REFER SOMEONE TO SHOULTST,
ONLY THE BOOTOR, NEW OR PA HAS THE MUTHER THE DO THE THENES YOURSKING FOR. TS TO SEE IF YOU'RE STILL ALIVE PLAINTLA REQUEST TO BE SEEN BY THE MOSTOR, ARE DR NIPA WAS DENIERO BY DEFENDANT, HYDE, WHO BAVE PLAINTIFF A DIRECT ORDER MR, WASHINGTON, NO YOU CANT SIZE THE EDUTOR, NPA OR PA, I AM TIZLLING YOU TO LEWE. 188, SAME EVENTS BECAUSE DEPENDANT, HYDE HAD FIRST HAND KNOWLEDGE OFALL OF THE FAREGOING, AND THAT PLAINTLIFF WAS DENIED MEDICINE FOR POIN, AND EVEN WINITH COVID 19 LIKE SYMPTOMS, AS WELL AS NON STOP PARN-N-DISOSMFORT OF CH RONIC AILMENTS' PLAINTIFE WAS SENT AWAY WITHOUT EVEN A CURSORY EXAM. HAUING WITNESSED THE REOVE TAKE PLACE PISHONGLY, AND NOT TAKE STEP TO CORNECT THOSE ABUSES THEREFORE DEFENDANT, MYDE IS ALSO GUILTY OF HAVING CARRIED OWT THE AGUSE HOMSELF. DEFENDANT, HYDE NON ACTION-N- ACTIONS VIOLATED PLAINTIFF RIGHTS-N-CONSTITUTE CRUEL-N-UNUSUAL FUNTSHMENT PER 8th AMENDMENT 189, SAME EVENT: JASTPLAINTIFF STEP OUT OF THE OFFICE ONE OF THE NURSES ORGET-EO PLAINTIFF, AND SAID YOU DON'T LOOK WELL, PLACED THEIR HAND ON PLAINTIFF FOREHERD, YOU HAVE A TEMPERATURE; I CANT BELIEVE YOU'RE BEING SENT BACK WITH NO MEDICENE FOR THAT TEMPERATURE; AND PAIOR TO BETTING TO THE LAST DOOR A SECOND NURS 13 CONDUCTED THE SAMP EXAM DECLARED PLAINTTEE INDEED HAD A FENER, AND SAID YOURE BEING TO RETURN TO YOUR HOUSING UNIT WITH A TEMPERAT-URE LIKE THAT, WITH NO MEDICINE TO BRING THAT TEMPERATURE DOWN, I FIND THAT TO BE AMAZING 190: SAME EVENT: PLAINTIFF WAS FORCED TO REQUEST TO BE ALLOWED TO BEST ON-DER THE CANOPY AT THE BOOK WAY THE ACRDEMIC BUILDING, DEPENDANT, HYDE ACTION PLACED PLAINTIFF LIFE IN HIGH RISK, FLUS CARDNA STRUS CAN BE FATAL, OTHER INMATES LIVES WERE ALSO PLACED AT RISK 191. ON OR NEAR 3.17,20. SICK CALL, DEFENDANT, K. DELISMA, MEDICAL DIRECTOR; DELIFERATE IN DIFFERENCE TO PLAINTIFF AT THE EXACT MAMIENT, EXHIBITED SYMPTOMS LIK -BNBO TO CORDNA VIRUS, e.g. CONDENC, FEVER, CLASSY EYES, SNEEZOVG, RUCHER LEG. FEELING FIRM, AND MAN STOP PAIN-N-DESCOMPORT, DEFENDANT, DELISMA, RESPONDED, YOU ARE SUING ME AND YOU EXPECT ME TO PROVIDE YOU MISDICIAL CARE, WELL IT'S NOT BOING TO HAPPEN I THINK YOU'RE INSANG, OFFENDANT, A MEDICAL BOCTOR REPUSED TO ADDRESS OF MEDI-CAL ISSUE, BUT COMPELIED PLAINTIFF LINDER A THREAT TO COMPLETE A SYCHOLOGICALTEST, 192, SAME EVENT: DEFENDANT DELISMA, THREW PLAINTER OUT. NO MEDICINES, AND AL-THOUGH PLAINTIFF EXHIBITIED SYMPTOMS LIKENED COVID 19, WHICH IS KNOWN, OBE FATAL. NOT EVEN HOLLRSORY EXAM. THIS PLACE PLAINTIF LIFE-N-OTHER INMATES LIVES AT BISK. DEFENDANT, CELISMA ACTION VIOLATED PLAINTIFF RIGHTS-N-VIOLATITATE CRUEL-N-UNUSUAL PERMISHMENT PER STA AMENDOBAT 193, ON OR NEAR 3, 14,30', STOK CALL, DEFENDENT, K. DELISMA, MEDICAL DIRECTOR, DE LIBERATE IN DIFFERENCE TO PLAINTIFF FOR MORE THAN A MONTH EXPERIENCE A DIS-CHARGEOFYELLOW OIL FROM BELTIM, AND RIGHT LIEU SWOLLEN FAR BEYOND NORMAL Size, wherein flaintiff drab fed Richi LBB While Walking. Defendant Deltema 17 C: 3:19-CV-02196

Case 3:19-cv-00196-LPL Document 60 Filed 07/10/20 Page 12 of 12 DI AS ALSO MADE AWARE OF PLAINTIFF NON STOP PAIN-N-DISCOMPORT CAUSED BY CHRON AIL-MBNT. DEFENDANT, DIELISMA, RESPONDED, YOU ARE SUINGME, SO YOU DON'T BET MEDICAL WAS YOU ARE UNDER MY PUNTSHMENT, DEFENDANT, CELISMA, JOLD MAINTER TO CETTHE HELL OUT of His Official Nomentaine for pain 194. SAME EVENT: NOT EVEN A CURSORY EXAM, DEFENDANT, OBLISMA ACTION VIOLATED PLAINTIFF RIGHTS-N- CONSTITUTED CRUEL-N-UNUSUAL PUNTSHMENT PER 8th AMENDMENT 195, ON OR NIZAR 3,25,20, DENTALW OF ACCESS TO CARE, DEFENDANT, B.P. HYDE, HERLTH CARE ADMINISTRATOR, DELIBBRATE INTO PLAINTIFF STOK CALL REQUEST DRAFTED PUR-SUANT TO DO-ADM SAO, CONCERNING A CONTINUOUS DISCHARGE OF YELDW OIL FROM THE REC-TUM AND SWIBLLING OF RIGHT LEG TO BE FOR BEYOND NORMAL SIZE, BOTH ON BOING FOR MORE THAN A MONTH WHEREIN PLAINTIFF DRADGED RIGHT LEG AS PLAINTIFF WALKED 196, SAME EVENT : PLAINTIFF EXPERIENCED NON STOP PHIN-N-DISCOMFORT CAUSED BY CHRONIC ALIMENTS, DEFENDANT, HYDE, MAYBE ANDRY AT PLAINTIFF FOR SLING BEFENDANT HYDE DEFENDANT HYDE RETURNED PLAINTIFF SICK CALL REQUISET TO PLAINTIFF IN THE MAIL, DEFENDANT, HYDE IS STILL DOTATE SO TO DATE! THIS DE-NIAL OF ACCESS TO CARE IS CAUSING PLAINTIFF TO UNDERGO WEEKS OF UNNECES-SARY PAIN-N-SUMBRING, DEFENDANT HYDE ACTION VIOLATED PLAINTIF RIGHTS-N-CON-STITUTE CRUEL-N-UNUSUAL PUNTSHMENT PER SHA AMENDMENT 197. ON OR NEAR 5.4, 30, SICK CALL, DEPENDANT, K, DELISMA, MEDICAL DIRECTOR, DE-LIBBRATE IN DIFFERENCE TO PLAINTEFF FOR MORE THAN SEVEN STRAIGHT WEEKS OF A CISCHARGE OF YELLOW OIL ROOM RECTUM, AND RIGHT LIBE SWOLLEN FAR BEYOND NOR-MAL SIZE, WHEREIN PLAINTIFF DIGDESO RIGHT LES WHILE WALKING 198, SAME ENENT: DEFENDANT, DELISMA RESPONDED, FIRST BY DECLARING THE NURSES, NURSE SUPERVISOR, AND THE HEALTH CARE ADMINISTRATOR DO NOT HAVE THE AUTHORITY TO PRESCRIBE MEDICINES, DIAGNOSE HIZRLIH PAOPLEMS, REFERINMET-ES TO SPECIALIST, ONLY! DOCTOR, NPA, AND PAHAS THE AUTHORITY TO DO SO, AC-CARDING TO DEPENDANT DELISMA, DEFENDANT, B.P. HYDE-N-G. PUSKAR SUMMONED PLAINTIF BEFORE THEM WAS THEIR OWN PERSONAL ACTS. 199, SAME EVENT: DEFENDANT DISLISMA DECLARED PLAINTIFF SUBDIMON UN-TILL PLAINTIFF HIS LAW SWIT PLAINTIFF WOULD NOT RECEIVE CARE, NO MEDIC-INES FOR PAIN, NOT EVENTA CHRSORY EXAM, PLAINTIFF WAS TOLD TO GET OUT IMMEDIATELY, DEFENDANT DELISMA ACTION VIOLATED PLAINTIFE RIGHTS-N-CON-STITUTE CRUEL-N-UN USUAL PUNISMENT PER SHA AMENDMENT FILED JUL 09 2020 CLERK U.S. DISTRICT COURT **WEST.** DIST. OF PENNSYLVANIA (25) AC: 3319-CV-00196